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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/840,136	. 05/06/2004	Antonio Cardoso	CRUZ/002	7257	
26291 7.	590 07/28/2006	EXAMINER			
PATTERSON & SHERIDAN L.L.P.			CHUKWURAH, NATHANIEL C		
595 SHREWSBURY AVE, STE 100 FIRST FLOOR			ART UNIT	PAPER NUMBER	
SHREWSBUR	=		3721		

DATE MAILED: 07/28/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Applica	Application No. Applicant(s)					
		10/840	,136	CARDOSO, ANTONIO				
		Examir	er	Art Unit	,			
		Nathani	el C. Chukwurah	3721				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
WHI(- Exte after - If NO - Failt Any	IORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MEMORISM IS LONGER, FROM THE MEMORISM IS LONGER, FROM THE MEMORISM IS LONGER IN THE MEMORISM IN T	MAILING DATE OF s of 37 CFR 1.136(a). In no munication. tatutory period will apply and y will, by statute, cause the a	THIS COMMUNICATION event, however, may a reply be to sufficient the spirit SIX (6) MONTHS from application to become ABANDON	ON. timely filed m the mailing date of this co IED (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) fil	ed on 07 July 2006						
2a)□	Responsive to communication(s) filed on <u>07 July 2006</u> . This action is FINAL . 2b)⊠ This action is non-final.							
3)□		•		rosecution as to the	morite is			
٥,۵	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims		,,					
		o ponding in the an	olication					
7/23	Claim(s) <u>1-15,24,26,27 and 29</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.							
5) 🛛	· · · · · · · · · · · · · · · · · · ·							
6)⊠	Claim(s) <u>1-9,24,26 and 27</u> is/are allowed.							
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-								
8) Claim(s) are subject to restriction and/or election requirement.								
Applicat	ion Papers							
9)[The specification is objected to by the	ne Examiner.						
10)⊠ The drawing(s) filed on <u>06 May 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.								
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority (under 35 U.S.C. § 119							
	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:							
,	1. Certified copies of the priority	documents have be	een received.					
	2. Certified copies of the priority			tion No				
	3. Copies of the certified copies		• •	· · · · · · · · · · · · · · · · · · ·	Stane			
				rea in this readonal	olage			
* 5	application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
Gee the attached detailed Office action for a list of the certified copies not received.								
Attachmen	t(s)							
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)								
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date Notice of Informal Patent Application (PTO-152)								
	rr No(s)/Mail Date	F 10/30/00)	6) Other:	. Som Aphicator (FTO	. 52)			
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DETAILED ACTION

1. This action is in response to applicant's amendment received on 7/7/2006.

After careful consideration, the final office action mailed 6/14/2006 is withdrawn and a new rejection is as follows:

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 10-13 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over McDowell et al. (US 5,375,664) in view of Roynestad (US 6,047,771).

With regard to claim 10, McDowell et al. discloses a lead (30), a hammer (38) slidably coupled to the lead, a lead mounting assembly (20, 26, 36) coupling the lead to the boom (20), and having a first boom mounting hole (see hole adjacent 28) defining a first axis of rotation substantially perpendicular to the lead (30); the lead (30) also rotates at (31).

McDowell et al. discloses all claimed subject matter but lack specific teaching of the lead being relational relative to the lead mounting assembly about a second axis of rotation substantially perpendicular to the first axis of rotation.

However, Roynestad teaches a lead (16) which is rotational by the actuator (23, 23') relative to the lead mounting assembly (16' attachment frame) in a second axis of rotation substantially perpendicular the first axis of rotation to do work.

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Further, the reference of Roynestad teaches a boom (17) second mounting hole at (18) having a centerline parallel the first axis of rotation as shown in Figure 5, and disposed opposite side of the second axis of rotation relative the first hole (see first hole supporting cylinder 20) as shown in Figure 2.

Therefore, it would have been obvious to one skilled in the art at the time of the invention to provide the lead mounting assembly of McDowell et al. with such rotation about a second axis substantially perpendicular to the first axis of rotation and the second hole as taught by Roynestad in order to have the advantage of moving the lead in different positions to do work.

With regard to claim 11, McDowell et al. shows a hydraulic actuator (36) coupled to the lead (30) and the lead mounting assembly (20, 26, 36), the actuator causes the lead to rotate relative the mounting assembly. Further, the actuator is capable of being coupled the existing hydraulic fluid control port of the excavator.

With regard to claim 12, McDowell et al. shows a winch coupled to boom (20).

With regard to claim 13, McDowell et al. shows a mounting bracket (26) having a first boom mounting hole (see hole at 28); a mounting plate (portion extending midway of 26) coupled to the mounting bracket (26), and a shaft (see shaft coupling 31 and 26), the shaft is coaxial with an axis of rotation of the lead relative to the mounting plate.

With regard to claim 15, McDowell et al. shows a cage (hammer housing) shielding the hammer and adapted to travel with the hammer.

4. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over McDowell et al. in view of Roynestad as applied to claims 1 and 10 and further in view of Doty (US 4,333,541).

With regard to claim 14, the modified lead mounting assembly of McDowell et al. discloses all claimed subject matter but lack specific teaching of plurality of holes formed in the lead and adapted to accept a pin for limiting the travel of the hammer.

However, Doty teaches holes (29) for engaging pins (33) in order to limit adjustability to the overall positioning of the channel relative to the side plate.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to provide the attachment of modified lead mounting assembly of McDowell et al. with holes as taught by Doty in order to give limiting adjustability to the overall positioning of the channel relative to the side plate. See (col. 3, lines 2-3).

Allowable Subject Matter

5. Claims 1-9, 24 and 26-27 are allowed over prior art of record.

Claim 29 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

The most pertinent prior art, McDowell et al. disclose a lead, a hammer, a lead mounting assembly but do not disclose the lead mounting assembly further comprises: a mounting plate pivotably coupled to the lead and having at least one curved surface captured by a tab extending from the lead.

The most pertinent prior art, McDowell et al. disclose a lead, a hammer, a lead mounting assembly but do not disclose the lead mounting assembly further comprises: a retainer securing

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an outer portion of the mounting plate to the lead while allowing rotation between the mounting plate and the lead.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nathaniel C. Chukwurah whose telephone number is (571) 272-4457. The examiner can normally be reached on M-F 6:00AM-2:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rinaldi Rada can be reached on (571) 272-4467. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

NC

July 12, 2006.

Rinaidi I. Rada Supervisory Patent Examiner Group 3700